Exhibit No. 7

Date 3 - (8 - 201)

Bill No. 4/3 575

Amendments to House Bill No. 575 2nd Reading Copy

Requested by Senator Art Wittich

For the Senate Local Government Committee

Prepared by Leanne Kurtz March 10, 2011 (5:29pm)

1. Title, line 6.
Following: "BOUNDS;"

Insert: "ALLOWING ANNEXATION OF CERTAIN PARCELS IF ALL OWNERS OF
 PROPERTY TO BE ANNEXED AGREE;"

2. Title, line 12.
Following: "7-2-4606,"
Insert: "7-2-4608,"

3. Page 2.

Following: line 26

Insert: "Section 3. Section 7-2-4608, MCA, is amended to read:

"7-2-4608. Restrictions on annexation power. (1) No territory which, Territory that is part of an incorporated city or town at the time such a petition for such proposed annexation is presented to such council or legislative body, forms any part of any incorporated city or town shall as provided in 7-2-4601 may not be annexed under the provisions of this part.

- (2) No Except as provided in subsection (3), a parcel of land which that, at the time such a petition for such proposed annexation is presented to such council or legislative the governing body of a city or town, is used in whole or in part for agricultural, mining, smelting, refining, transportation, or any industrial or manufacturing purpose or for any purpose incident thereto shall to those uses may not be annexed under the provisions of this part.
- (3) The provisions of subsection (2) do not apply if the petition submitted to the governing body of the city or town is signed by 100% of the owners of the land proposed to be annexed and the annexation is in accordance with the city's or town's adopted growth policy."

{Internal References to 7-2-4608: None.}"

Renumber: subsequent sections